DOKET FILE COPY ORIGINAL

EX PARTE OR LATE FILED



FLORIDA'S SPACE COAST

Telephone: (407) 253-6611 FAX: (407) 253-6620



HELEN VOLTZ, Commissioner, District 5 1515 Sarno Road, Building B, Melbourne, FL 32935

December 11, 1997

Mr. William Kennard Chairman Designate Federal Communications Commission 1919 M Street, NW Washington, DC 20554

Ex Parte Letter Re: Cases WT 97-197, MM Docket 97-182 and DA 96-2140

Dear Chairman Kennard:

Please terminate all action in the preceding cases. They attempt to make the FCC the "Federal Zoning Commission" for cellular and broadcast towers and violate the intent of Congress, the Constitution and principles of Federalism.

Congress and the courts have long recognized that zoning is a matter of peculiarly local concern. The FCC has no zoning knowledge or expertise and is not accessible to most citizens.

For these reasons and other, Congress expressly preserved local zoning authority over cellular towers in the 1996 Act. Now the FCC is trying to get this jurisdiction back by issuing rules which improperly infringe on local zoning authority.

The FCC's efforts to assume jurisdiction over any local zoning matter where RF radiation is mentioned in unacceptable. The FCC ignores the fact that we cannot necessarily control the statements citizens make during meetings of our legislative bodies. Many municipalities, by state or local law, are required to allow citizens to speak on any topic they wish, even on items that are not on the agenda. This is part of what local government is all about.

Some of our citizens may be concerned about radiation from cellular towers. For the reasons just described we cannot necessarily prevent them from mentioning their concerns to us. The FCC's attempt to use this as a means to seize zoning authority and reverse local decisions violates basic principles of Federalism, Freedom of Speech and the rights of our citizens to petition their government.

This is particularly true if a municipality expressly says it is not considering such statements (that go beyond the radiation authority Congress left with municipalities) 2, 9, 1997

FCC MAIL ROOM

Mr. William Kennard December 11, 1997 Page 2

and the decision is completely valid on other grounds, such as the impact of the tower on property values or aesthetics.

For similar reasons the FCC cannot "second guess" the reasons for a municipality's decision. The FCC, like the courts, is bound by the stated reasons given by a municipality. Either these reasons are sufficient to uphold the decision or they are not. The FCC cannot "second guess" a municipality's true reasons any more than the courts can "second guess" the true reasons for the FCC's decisions.

The FCC proposal to ban moratoria on cellular towers in objectionable for many of the reasons set forth above. It also fails to recognize that for some municipalities moratoria are a well recognized zoning tool, particularly while they revise zoning ordinances. More importantly, Congress took away the FCC's authority over cellular tower zoning, and this includes moratoria.

Similarly, please terminate the FCC's proposed rulemaking preempting local zoning of broadcast towers. As you well know, broadcast towers can be over 2,000 feet high - they are some of the tallest structures known to man. It is therefore astounding that you would propose that municipalities can't consider the impact of such towers on property values, the environment or aesthetics and that even safety considerations take second place. Safety always has to be the first priority.

And setting artificial time limits for municipalities to act on environmental, zoning and building permit approvals for such towers serves no useful purpose. It is a violation of the U.S. Constitution, the Communications Act and Federalism for you to put time limits on municipalities to act on all local approvals and then state that all such applications will be automatically deemed granted it we don't act within this timeframe, even if the application is incomplete or violates state or local law.

The FCC should consider how it would react if it was told that any broadcast license application would be automatically deemed granted unless the FCC acted on it within 21 to 45 days; that this rule applied whether the or not the application was complete; whether or not the applicant was foreign or domestically owned or otherwise qualified; or even whether the frequencies were available. And the rule would apply without regard to whether the tower for the station was at the end of an airport runway, in a wetland or in a historic district.

DEC 29 1997 FCC MAIL ROOM Mr. William Kennard December 11, 1997 Page 3

For these reasons the proposed actions all violate the Communications Act and the Constitution. Please terminate all these proceedings without taking the actions proposed therein.

Very truly yours,

Willen Volty

Helen Voltz Chairman

HIV/pab

CC:

Mr. William F. Caton

Acting Secretary

Federal Communications Commission (6 copies)

1919 M Street, NW Washington, DC 20554

CC:

(See attached list)



Senator John McCain 241 SROB Washington, DC 20510-0303

Senator Conrad Burns 187 SROB Washington, DC 20510-2603

Senator Kay Bailey Hutchison 283 SROB Washington, DC 20510-4304

Senator Slade Gorton 730 SHOB Washington, DC 20510-4701

Senator Dianne Feinstein 331 SHOB Washington, DC 20510-0504

Respresenative Tom Bliley 2409 RHOB Washington, DC 20515-1803

Representative W.J. Tauzin 2183 RHOB Washington, DC 20515-2107

Representative Edward J. Markey 2133 RHOB Washington, DC 20515-2107

Representative John D. Dingell 2328 RHOB Washington, DC 20515-2216

Represenative Bob Goodlatte 123 CHOB Washington, DC 20515-4606

Representative James Moran 1214 LHOB Washington, DC 20515-4608

Representative Bart Stupak 1410 LHOB Washington, DC 20515-2201 Representative Joe Barton 1410 LHOB Washington, DC 20515-4306

Ms. Eileen Huggard Executive Director NATOA 1650 Tysons Boulevard, Suite 200 McLean, VA 22102-3915

Mr. Robert Fogel Associate Legislative Director National Association of Counties 440 First Street, NW, 8th Floor Washington, DC 2001

Mr. Kevin McCarty
Assistant Executive Director
US Conference of Mayors
1620 Eye Street, 4th Floor
Washington, DC 2006

Ms. Cheryl Maynard Government Affairs Coordinator American Planning Association 1776 Massachusetts Avenue, NW, 4th Floor Washington, DC 20036

Commissioner Designate Harold Furchtgott-Roth 1919 M Street, 8th Floor Washington, DC 20554

Commissioner Designate Michael Powell 1919 M Street, 8th Floor Washington, DC 20554

RECEIVED

SCC MAIL ROOM

DEC 291997

Commissioner Susan Ness Federal Communications Commission 1919 M Street, 8th Floor Washington, DC 20554

Shaun A. Maher, Esq.
Policy & Rules Branch
Commercial Wireless Division
Wireless Telecommunications Bureau
Federal Communications Commission
2025 M Street
Washington, DC 20554

Mr. Keither Larsen
Assistant Bureau Chief for Engineering
Policy & Rules Division
Mass Media Bureau
Federal Communications Commission
2025 M Street
Washington, DC 20554

Ms. Susanna Swerling
Policy & Rules Division
Mass Media Bureau
Federal Communications Commission
2025 M Street
Washington, DC 20554

Ms. Rosalind Allen
Deputy Chief
Wireless Telecommunications Bureau
Federal Communications Commission
2025 M Street
Washington, DC 20554

Mr. Dan Phythyon Acting Chief Wireless Telecommunications Bureau Federal Communications Commission 2025 M Street Washington, DC 20554

Mr. Roy J. Steward Chief Mass Media Bureau Federal Communications Commission 2025 M Street Washington, DC 20554

DEC 29 1997 FCC MAIL ROOM